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## **PATENT**

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

erial No. 10/625,542

Filed: November 16, 2004

In re Application of

Group Art Unit: 2652

M. WATANABE et al

Examiner: R. Tupper

For: DISK DEVICE

# PETITION TO DIRECTOR OF USPTO UNDER 37 C.F.R. 1.181--1.183 TO RESTORE APPLICATION TO PENDING STATUS, AND ISSUE PATENT THEREFROM

US Patent and Trademark Office Customer Service Window, Mail Stop Petition Randolph Building 401 Dulany Street Alexandria, VA 22314

Sir:

Applicants, by their undersigned attorneys, hereby petition the Director under 37 C.F.R. § 1.181—1.183 promptly to restore the above-identified application to pending status, and thereafter immediately issue a U.S. patent therefrom.

The following narrative of facts demonstrates why this application was never intended to have been abandoned and became abandoned through no fault of applicants, and should immediately be restored to pending status and issued as a U.S. patent:

Serial No. 10/625,542 Docket No. 28951.5236 D1

- 1. On November 22, 2004 an Amendment was filed herein from the former firm of applicants' undersigned attorney.
- 2. On March 22, 2005, a "Status Inquiry Letter" was filed in the USPTO from the former firm of applicants' undersigned attorney. Applicants' undersigned attorney's file of this application does not show that any response from the USPTO to that March 22, 2005 letter was ever received.
- 3. Effective April 1, 2005, applicants's undersigned attorney moved his practice from the former firm, Parkhurst & Wendel, LLP, 1421 Prince Street, Suite 210, Alexandria, Virginia 22314, to Steptoe & Johnson LLP, Washington, DC. Applicants' undersigned attorney established with the United States Postal Service a post office box having the address Parkhurst & Wendel LLP, P.O. Box 20249, Alexandria, VA 22320-1249, to which all mail addressed to the former 1421 Prince Street address was to be forwarded by the United States Postal Service.
- 4. On May 19, 2005 the USPTO apparently mailed a Notice of Allowance (PTOL-85) [Exhibit A, attached] along with a Notice of Allowability (PTOL-37), both of which were addressed to the 1421 Prince Street address. Those documents were apparently mailed from the USPTO in an envelope [Exhibit B] which was returned to the USPTO, received by the USPTO Mail Center on May 24, 2005 and bearing a sticker dated 05/21/05 indicating the aforementioned new P.O. Box 20249 address. See Exhibit B. The Exhibit B document was obtained from the online available copy of the

Serial No. 10/625,542

Docket No. 28951.5236 D1

prosecution history of the above-identified application. It thus appears that the United States Postal Service failed to follow the standing order of applicants' undersigned attorney to forward mail to the aforementioned P.O. Box.

- the 05/19/2005 Notice of Allowance (PTOL-85), but re-mailed them under a new communication cover sheet, which communication cover sheet bore applicants' attorneys' aforementioned P.O. Box 20249, Alexandria, Virginia address [Exhibit C]. Those documents were apparently duly received at that post office box and were brought to Steptoe & Johnson LLP, as evidenced by a "Received Nov 09 2005 Steptoe & Johnson LLP" date stamp appearing on the face of the 11/03/2005 communication cover sheet and on the Notice of Allowance (PTOL-85) [See again Exhibit C]. Applicants' attorneys' receipt of the communications mailed from the USPTO on November 3, 2005 was their first notice of the allowance of the above-identified application. The date for issue and publication fees due was thus docketed as February 3, 2006, three months from that 11/03/2005 mailing date.
- 6. The USPTO's internal records [Exhibit D] show that on November 28, 2005 there was a rush message from the printer stating "In response to returned NOA only a PTOL-37 was mailed out. Please mail out a new PTOL-85." A responsive message from the Examiner on 12/08/05 stated "no Examiner action required. A PTOL-85 was re-mailed," to which a second request from the printer was made on 12/30/05,

Serial No. 10/625,542

Docket No. 28951.5236 D1

stating "In response to returned NOA only a PTOL-37 was mailed out. Please mail out a new PTOL-85. What was received 12/08/05 was the old PTOL-85 (fee is late without new NOA)." These Exhibit D messages demonstrate that the PTO itself recognized that the copy of the May 19, 2005 Notice of Allowance with its date unchanged, re-mailed on November 3, 2005 was ineffective because the three-month response period commencing May 19, 2005 had already expired. It is thus clear that the USPTO in its 11/03/2005 communication intended to re-start the period for response to the Notice of Allowance.

- 7. Meanwhile, on December 8, 2005 applicants' undersigned attorneys paid the Issue and Publication Fees due, and at the same time, filed a Notice of Change of Correspondence Address, all of which is acknowledged by applicants' attorneys' return receipt card [Exhibit E].
- 8. Then, on February 1, 2006 applicants' undersigned attorneys received a communication mailed fro the USPTO on 01/30/2006 constituting a "Notice of Abandonment" for alleged failure to timely pay the required issue fee and publication fees which were admittedly "received on 12/08/05" after expiration of the three-month period for payment of the issue fee set in the 5/19/2006 Notice of Allowance (PTOL-85) [Exhibit F]. It thus appears to be the position of the PTO as of January 30, 2006 that despite the fact that the PTO had knowledge that the Notice of Allowance mailed May 19, 2006 never reached applicants' attorney until after it was re-mailed on November 3, 2006, that the returned May 19, 2006 mailing was nevertheless effective to start the

Serial No. 10/625,542 Docket No. 28951.5236 D1

running of a time period against applicants. This position is illogical and unfair in the circumstances of this case.

- 9. On February 3, 2006, applicants' undersigned attorneys filed a "Request for Rescission of Notice of Abandonment" [Exhibit G, attached]. That Request succinctly stated several of the key facts which are re-stated, in more detail, in this Petition. To date, that Request has been completely ignored by the PTO.
- 10. On January 11, 2007, applicants' attorneys discovered that the USPTO PAIR "Transaction History" not only shows no PTO action on the aforementioned Request filed February 3, 2006, but also lists a 07/24/2006 "mail abandonment for failure to pay issue fee." To date no such document has ever been received by applicants' undersigned attorneys.
- 11. It is apparent from the foregoing record that as early as May 25, 2005, the USPTO had actual knowledge that the Notice of Allowance "mailed" May 19, 2005 had not reached applicants' attorneys. When the PTO took action to re-mail the Notice of Allowance on November 3, 2005, the PTO failed to re-date the Notice of Allowance. Thus applicants' efforts remain completely unsatisfied as a result of the errors by the U.S. Postal Service and the USPTO that failed to result in receipt by applicants' attorneys of any Notice of Allowance until November 9, 2005, and the notice then received was already stale.

Serial No. 10/625,542

Docket No. 28951.5236 D1

In these circumstances, applicants respectfully petition and request the Director to waive any contrary rules, restore this application to pending status, and immediately, upon restoration thereof to pending status, apply the issue and publication fees already received by the PTO, and issue the patent to which applicants are entitled from this longago allowed application.

The foregoing facts are stated upon the actual knowledge, or information and belief, of applicants' undersigned attorney, and are all believed to be true.

The PTO is hereby authorized to charge/credit the petition fee prescribed by 37 C.F.R. §1.17(f) and/or any other applicable fees to applicants' attorneys' Deposit Account 19-4293. And, in the circumstances of this case, applicants hereby respectfully request that no such fees be charged for this Petition, or if initially charged that any such charged fees be refunded upon grant of this Petition.

- 6 -

Serial No. 10/625,542 Docket No. 28951.5236 D1

Should anyone at the USPTO have any question concerning this Petition, they are invited to telephone applicants' undersigned attorney at the number listed below.

Respectfully submitted,

STEPTOE & JOHNSON

Roger W. Parkhurst, Reg. No. 25,177

Date: January 24, 2007

STEPTOE & JOHNSON LLP 1330 Connecticut Avenue, NW Washington, DC 20036

Tel: 202-429-3000 Fax: 202-429-3902

Attachments: Exhibits A-G

yw

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Altrandria, Virginia 22313-1450

# NOTICE OF ALLOWANCE AND FEE(S) DUE

7590

05/19/2005

HURST & WENDEL, L.L.P.

1421 PRINCE STREET SUITE 210 ALEXANDRIA, VA 22314-2805 EXAMINER

**TUPPER, ROBERT S** 

ART UNIT

PAPER NUMBER

2652

DATE MAILED: 05/19/2005

1	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR.	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
	10/625,542	07/24/2003	Masashi Watanabe	YMOR:236A	8201	

TITLE OF INVENTION: DISK DEVICE

APPLN. TYPE	SMALL ENTITY	ISSUE FEE	PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1400	\$300	\$1700	08/19/2005

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE REFLECTS A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE APPLIED IN THIS APPLICATION. THE PTOL-85B (OR AN EQUIVALENT) MUST BE RETURNED WITHIN THIS PERIOD EVEN IF NO FEE IS DUE OR THE APPLICATION WILL BE REGARDED AS ABANDONED.

#### HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above.

If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:

A. If the status is the same, pay the TOTAL FEE(S) DUE shown above.

B. If the status above is to be removed, check box 5b on Part B - Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and twice the amount of the ISSUE FEE shown above, or

If the SMALL ENTITY is shown as NO:

ECEIV AY 25 PE/JC

A. Pay TOTAL FEE(S) DUE shown above, on

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B. If applicant claimed SMALL ENTITY status before, or is now claiming SMALL ENTITY status, check box 5a on Part B - Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and 1/2 the ISSUE FEE shown above.

II. PART B - FEE(S) TRANSMITTAL should be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). Even if the fee(s) have already been paid, Part B - Fee(s) Transmittal should be completed and returned. If you are charging the fee(s) to your deposit account, section "4b" of Part B - Fee(s) Transmittal should be completed and an extra copy of the form should be submitted.

III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Mail Stop ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

Page 1 of 3

PTOL-85 (Rev. 12/04) Approved for use through 04/30/2007.

EXHIBIT A

TC 2600

KNOX

Organization . UNITED STATES PATENT AND TRADEMARK OFFICE

P.O. Box 1450 Alexandria, VA. 22313-1450 If Undeliverable Return In Ten Days

Official Business Penalty For Private Use, \$300 AN EQUAL OPPORTUNITY EMPLOPEC



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USPTO MAIL CENTER

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# UNITED STATES PATENT AND TRADEMARK OFFICE

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/683 542	07/24/2003	Masashi Watanabe	YMOR:236A	8201
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Parkhurst &	Wendel LLP	NOV 0 1/20051	TUPPER, R	OBERT S
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	1	Circles Constitution of the Constitution of th	2652	
		•	DATE MAILED: 11/03/2005	•
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Please find below and/or attached an Office communication concerning this application or proceeding.

		)	
	Application No.	Applicant(s)	
A1 41	10/625,542	WATANABE ET AL.	
Notice of Allowability	Examiner	Art Unit	
	Robert 6. Tupper	2652	
- The MAILING DATE of this communication apper claims being allowable, PROSECUTION ON THE MERITS IS sewith (or previously mailed), a Notice of Allowance (PTOL-85) TICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this or other appropriate communical IGHTS. This application is subje	application. If not included attention will be mailed in due course. THIS	ive
This communication is responsive to the amendment of 11.	<u> 722/04</u> .		
The allowed claim(s) is/are 17.20.21.24 and 26.		•	
igtimes The drawings filed on <u>24 July 2003</u> are accepted by the Ex	aminer.		
<ul> <li>Acknowledgment is made of a claim for foreign priority un</li> <li>a)</li></ul>	besn received.		
3. Copies of the certified copies of the priority doc			
International Bureau (PCT Rule 17.2(a)).			
* Certified copies not received:			
pplicant has THREE MONTHS FROM THE "MAILING DATE" ( below. Failure to timely comply will result in ABANDONM HIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		ply complying with the requirements	
☐ A SUBSTITUTE OATH OR DECLARATION must be submit INFORMAL PATENT APPLICATION (PTO-152) which give	itted. Note the attached EXAMIN is reason(s) why the oath or dec	ER'S AMENDMENT or NOTICE OF largition is deficient.	
CORRECTED DRAWINGS ( as *replacement sheets*) must	t be submitted.		
(a) including changes required by the Notice of Draftspers	on's Patent Drawing Review (P	TO-948) attached	
1) hereto or 2) to Paper No./Mail Date			l
(b) ☐ including changes required by the attached Examiner's Paper No./Mail Date	: Amendment / Comment or in th	e Office action of :	
identifying indicia such as the application number (see 37 CFR 1.) each sheet. Replacement sheet(s) should be labeled as such in th	84(c)) should be written on the dr. se header according to 37 CFR 1.1	awings in the front (not the back) of 21(d).	
DEPOSIT OF and/or INFORMATION about the depose attached Examiner's comment regarding REQUIREMENT F	sit of BIOLOGICAL MATERIA FOR THE DEPOSIT OF BIOLOG	AL must be submitted. Note the GICAL MATERIAL.	
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ichment(s)  ] Notice of References Cited (PTO-892)	5. Notice of inform	al Patent Application (PTO-152)	
Notice of Draftperson's Patent Drawing Review (PTO-948)	6. Interview Summ Paper No./Mail		
Information Disclosure Statements (PTO-1449 or PTO/SB/08 Paper No./Mail Date	3), 7. Examiner's Ame	ndment/Comment	
Examiner's Comment Regarding Requirement for Deposit	8. Examiner's State	ement of Reasons for Allowance	ı
of Biological Material .	9. Other	K.S. TUMPU	
	•	Robert S Tupper Primary Examiner Art Unit: 2652	

## United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450

# NOTICE OF ALLOWANCE AND FEE(S) DUE

05/19/2005

CHURST & WENDEL, L.L.P.

**1421 PRINCE STREET** 

**SUITE 210** 

**ALEXANDRIA, VA 22314-2805** 

MOV 0 2005

STEPTGE & JCHNSON, LLP

EXAMINER

TUPPER, ROBERT S

ART UNIT

PAPER NUMBER

2652

**DATE MAILED: 05/19/2005** 

APPLICATION NO. **FILING DATE** FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 10/625\_542 07/24/2003 Masashi Watanabe **YMOR:236A** 8201

TITLE OF INVENTION: DISK DEVICE

APPLN. TYPE	SMALL ENTITY	issue fee	PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1400	\$300	\$1700	08/19/2005

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

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#### HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above.

If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:

A. If the status is the same, pay the TOTAL FEE(S) DUE shown

B. If the status above is to be removed, check box 5b on Part B. Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and twice the amount of the ISSUE FEE shown above, or

If the SMALL ENTITY is shown as NO:

A. Pay TOTAL FEE(S) DUE shown above, or

B. If applicant claimed SMALL ENTITY status before, or is now claiming SMALL ENTITY status, check box 5a on Part B - Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and 1/2 the ISSUE FEE shown above.

II. PART B - FEE(S) TRANSMITTAL should be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). Even if the fee(s) have already been paid, Part B- Fee(s) Transmittal should be completed and returned. If you are charging the fee(s) to your deposit account, section "4b" of Part B - Fee(s) Transmittal should be completed and an extra copy of the form should be submitted.

III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Mail Stop ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

• PRINTER RUSH • (PTO ASSISTANCE)

HC

	Application	: 10/1025.54	Examiner:	Tupper GAU:	2652	
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NOTE: This form will be included as part of the official USPTO record, with the Response document coded as XRUSH.

REV 10/04

EXHIBIT D

# PRINTER RUSH (PTO ASSISTANCE)

From: Location: IDC FMF FDC Date: 11/18/05  Tracking #: Week Date:						
Tracking #: Week Date:						
DOC CODE						
RUSH) MESSAGE:  DNOA - In response to returned  NOA only a Prol-37 was marked out.  Please marlout a new Prol-85  Thankyou						
IND EXAMINER ACTION REQUIRED  A PORT-85 WAS REMAINED 11/8/05  INITIALS:						

NOTE: This form will be included as part of the official USPTO record, with the Response document coded as XRUSH. REV 10/04

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NOTE: This form will be included as part of the official USPTO record, with the Response document coded as XRUSH. **REV 10/04** 

INITIALS:



Atty. Dkt. 28951.5236/D1 Serial No. 10/625,542

Applicant: M. WATANABE et al

Date: Decmeber 8, 2005

The Patent and Trademark Office date stamped hereon is acknowledgment that the following items were received by the PTO on the date stamped:

l. Fee(s) Transmittal w/\$1700 check No. 407044

2. Notice of Change of Correspondence Address

3. Return receipt postcard

DJ/due 2/3/06 DEC 0 8 2005

EXHIBIT E

#### PART B - FEE(S) TRANSMITTAL

Complete and send this form, together with applicable fee(s), to: Mail

Mail Stop ISSUE FEE Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

or Fax

(703) 746-4000

INSTRUCTIONS: This form should be used for transmitting the ISSUE FEE and PUBLICATION FEE (if required). Blocks 1 through 5 should be completed where appropriate. All further correspondence including the Patent, advance orders and notification of maintenance fees will be mailed to the current correspondence address as indicated unless corrected below or directed otherwise in Block 1, by (a) specifying a new correspondence address; and/or (b) indicating a separate "FEE ADDRESS" for maintenance fee notifications.

	E ADDRESS (Note: Use Block 1 for 90 05/19/2005	any change of address)		Fee(s) Transmittal, T	of mailing can only be used f his certificate cannot be used nal paper, such as an assignm ate of mailing or transmission.	for any other accompanying ent or formal drawing, must
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10/625,542	07/24/2003		Mascshi Watana	×e	YMOR:236A	8201
TITLE OF INVENTION: DI	SK DEVICE				28951.5236/D1	
APPLN. TYPE	SMALL ENTITY	ISSUE FEE	P	UBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1400	· · · · · · · · · · · · · · · · · · ·	\$300	\$1700	08/19/2005
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The Director of the USPTO is NOTE: The Issue Fee and Pul interest as shown by the recording the record interest as shown by th	requested to apply the Issu blication Fee (if required) y do of the United States Pace	e Fee and Publication ill not be accepted fr nt and Trademark Of	n Fee (if any) or to om anyone other the Tice.	re-apply any previous nan the applicant; a reg	ly paid issue fee to the applica gistered attorney or agent; or th	ntion identified above. ne assignee or other party in
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This collection of information an application. Confidentiality submitting the completed applica- this form and/or suggestions for Box 1450, Alexandria, Virginia Alexandria, Virginia 22313-14 Under the Paperwork Reduction	is governed by 35 U.S.C. lication form to the USPTC for reducing this burden, shi is 22313-1450. DO NOT S	122 and 37 CFR 1.14 D. Time will vary depould be sent to the Cl END FEES OR COR	4. This collection in pending upon the internation O MPLETED FORM	e estimated to take 12 ndividual case. Any cofficer, U.S. Patent and S TO THIS ADDRES	5. SEND IU: Commissioner (	g gathering, preparing, and ne you require to complete urtment of Commerce, P.O. for Patents, P.O. Box 1450,

VENDOR #		VENDOR NAME				CHECK DATE
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#### NEW ATTY. DKT. 28951.5236/D1

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Serial No.: 10/625,542

Confirmation No.: 8201

In the Application of

Group Art Unit: 2652

WATANABE et al.

Examiner: R. Tupper

Filed: July 24, 2003

For: DISK DEVICE

#### NOTICE OF CHANGE OF CORRESPONDENCE ADDRESS

US Patent and Trademark Office Customer Service Window Randolph Building 401 Dulany Street Alexandria, Virginia 22314

Sir:

Please forward all future correspondence in connection with the above-identified application to the undersigned attorney of record at the following new address:

CUSTOMER No. 53067

STEPTOE & JOHNSON LLP 1330 Connecticut Avenue, N.W. Washington, D.C. 20036 Telephone: (202) 429-3000 Telefax: (202) 429-3902

Respectfully submitted,

Roger W. Parkhurst Reg. No. 25,177



# United States Patent and Trademark Office

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/625,542 07/24/2003		Masashi Watanabe	YMOR:236A 8201	
75	90 01/30/2006		EXAM	INER
STEPTOE & .	JOHNSON LLP	a nate Circia	TUPPER, F	OBERT S
1330 Connectic		FEB 0 1 2006	ART UNIT	PAPER NUMBER
Washington, D	C 20036			TAI ER NOMBER
		STEPTOE & CO. MOON, ELP	2652	
		= 0.1.200, ty family =	DATE MAILED: 01/30/2000	6

Please find below and/or attached an Office communication concerning this application or proceeding.

DOCKETED EXHIBIT F

	Application No.	Applicant(s)	
Notice of Abandonment	10/625,542	WATANABE	
Notice of Abandonment	Examiner	Art Unit	
	TUPPER	2652	
<ul> <li>The MAILING DATE of this communication app</li> </ul>		et with the correspondence addr	——————————————————————————————————————
This application is abandoned in view of:			
<ol> <li>Applicant's failure to timely file a proper reply to the Office         <ul> <li>(a)  A reply was received on (with a Certificate of Name of period for reply (including a total extension of time of the proposed reply was received on, but it does</li> </ul> </li> </ol>	Mailing or Transmission month(s)) which	dated), which is after the ex	
(A proper reply under 37 CFR 1.113 to a final rejection application in condition for allowance; (2) a timely filed Continued Examination (RCE) in compliance with 37 (	n consists only of: (1) a I Notice of Appeal (with	timely filed amendment which place	41
(c) A reply was received on but it does not constitutional rejection. See 37 CFR 1.85(a) and 1.111. (See	ute a proper reply, or a	oona fide attempt at a proper reply, ow).	to the non-
(d) ☐ No reply has been received.		•	
<ul> <li>2. Applicant's failure to timely pay the required issue fee and from the mailing date of the Notice of Allowance (PTOL-8:</li> <li>(a) The issue fee and publication fee, if applicable, was in the control of the statutory per Allowance (PTOL 95).</li> </ul>	5). received on <i>12/08/05</i> (v	vith a Certificate of Mailing or Trans	batch naissims
Allowance (PTOL-85).  (b) The submitted fee of \$ is insufficient. A balance	of C in dua		
The issue fee required by 37 CFR 1.18 is \$ The issue fee required by 37 CFR 1.18 is \$		quired by 27 CED 4 40/J\ :- @	
(c) ☐ The issue fee and publication fee, if applicable, has no		quired by 37 CFR 1.18(a), is \$	<del></del> ·
<ol> <li>Applicant's failure to timely file corrected drawings as requ Allowability (PTO-37).</li> </ol>	ired by, and within the		
<ul> <li>(a) ☐ Proposed corrected drawings were received on</li> <li>after the expiration of the period for reply.</li> </ul>	(with a Certificate of M	ailing or Transmission dated	), which is
(b) ☐ No corrected drawings have been received.			
<ol> <li>The letter of express abandonment which is signed by the the applicants.</li> </ol>	attorney or agent of re	cord, the assignee of the entire inte	rest, or all of
5. The letter of express abandonment which is signed by an 1.34(a)) upon the filing of a continuing application.	attomey or agent (actir	g in a representative capacity unde	r 37 CFR
<ol> <li>The decision by the Board of Patent Appeals and Interfere of the decision has expired and there are no allowed claim</li> </ol>		and because the period for seekin	g court review
7. The reason(s) below:			
		lgd	
Petitions to revive under 37 CFR 1.137(a) or (b), or requests to withdraw minimize any negative effects on patent term.	v the holding of abandonm	ent under 37 CFR 1.181, should be pro	mptly filed to
S. Patent and Trademark Office	Abandonment	Part o	of Paper No. 0



Atty. Dkt. 28951.5236/Dl

Applicant: M. WATANABE et al

Serial No. 10/625,542

Date: February 3, 2006

The Patent and Trademark Office date state hereon is acknowledgment that the following items were received by the PTO on the date stamped:

 Request for Recission of Notice of Abandonment w/copy of communication mailed November 3, 2005 including copy of Notices mailed May 19, 2005

2. Return receipt postcard

DJ

DOCKETED

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#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

exial No. 10/625,542

Confirmation No. 8201

the Application of

Group Art Unit 2652

Y. WATANABE et al

Examiner Robert S. Tupper

Filed: July 24, 2003

For: DISK DEVICE

Allowed: May 19, 2005 (remailed November 3, 2005)

# REQUEST FOR RECISSION OF NOTICE OF ABANDONMENT

U.S. Patent & Trademark Office Customer Window Randolph Building 401 Dulany Street Alexandria, VA 22314

Sir:

It is hereby requested that the Notice of Abandonment mailed January 30, 2006 be rescinded.

A Notice of Allowance and Notice of Allowability were mailed May 19, 2005 to the undersigned attorneys' previous address, but, for reasons unknown, was not forwarded to the new address by the postal service. Thus, the original of the Notices was never received by the attorneys of record. Upon inquiry, the Notices were remailed by the USPTO on November 3, 2005 to the new address of the attorneys of record. A copy of the November 3, 2005 communication is attached.

The remailing of the Notice of Allowance on November 3, 2005 restarted the period for payment of the fees, the new due date for which was February 3, 2006. Thus, payment of the fees on December 8, 2005 is timely.

In view of the foregoing, and the timely payment of the fees due, it is hereby respectfully requested that the Notice of Abandonment be rescinded and the application proceed to issue.

Respectfully submitted,

STEPTOE & JOHNSON LLP

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